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4                   UNITED STATES DISTRICT COURT  
5                   WESTERN DISTRICT OF WASHINGTON  
6                   AT SEATTLE

7                   AIDEMAR GROUP INC,

8                   Plaintiff(s),

9                   v.  
10                  HIGHWAYMEN SUPPLY AND  
11                  PACKAGING LLC,

12                  Defendant(s).

CASE NO.  
2:25-cv-00313-LK

STANDING ORDER REGARDING  
28 U.S.C. § 455(B)(2) AND CANON  
3(C)(1)(B) OF THE CODE OF  
CONDUCT FOR UNITED STATES  
JUDGES

13                  The Court issues this Standing Order for purposes of compliance with 28 U.S.C. §  
14                  455(b)(2) and Canon 3(C)(1)(b) of the Code of Conduct for United States Judges, which  
15                  require disqualification of a judge where "a lawyer with whom the judge previously  
16                  practiced law served during such association as a lawyer concerning the matter or ... has  
17                  been a material witness."

18                  The Court directs the parties to notify it if any lawyer at the below-listed law firms  
19                  (including lawyers who subsequently departed the subject firm) served as a lawyer  
20                  concerning the above-captioned matter, or concerning any materially related matter,  
21                  during the below-listed dates:

- 22                  • Foster Garvey PC (formerly Foster Pepper PLLC) between March 2012 and  
23                  December 3, 2021
- 24                  • Byrnes Keller Cromwell LLP between January 2010 and March 2012
- 25                  • K&L Gates LLP (formerly Preston Gates & Ellis LLP) between May 2006 and  
26                  December 2009

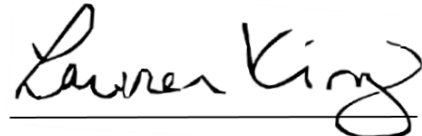
If, to the best of the parties' knowledge, no lawyer at the above-listed firms served

1 as counsel in this case or any materially related matter during the above-listed dates,  
2 no response to this Standing Order is required.

3 If notice is required pursuant to this Standing Order, it shall be submitted to  
4 Natalie Wood at natalie\_wood@wawd.uscourts.gov within seven days of receipt of this  
5 Order. However, any defendant in a qui tam case may submit its notification within  
6 fourteen days of the later of (1) its appearance in the case or (2) the date that the  
7 operative complaint is unsealed. Any required notifications may also be filed with this  
8 Court under seal using the CM/ECF system.

9 Plaintiff's counsel (or plaintiff, if pro se) is directed to serve copies of this Order on  
10 any parties who appear after this Order is filed. Such service shall be accomplished  
11 within ten days after each appearance. If this case was assigned to this Court after being  
12 removed from state court, the defendant(s) who removed the case must serve this Order  
13 on all other parties.

14 DATED: The 19th of February 2025

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17 Lauren King  
18 United States District Judge  
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